	RICHMOSE BOXESON
	ATES BANKRUPTCY COURTE NOV 2 2009
RICHM	IOND DIVISION CLERK
In re:) Chapter 11
CIRCUIT CITY STORES, INC., et al.,) Case No. 08-35653-KRH) Jointly Administered)
	NOTICE OF TRANSFER OFCLAIM OTHER THAN FORSECURITY
Debtors.) Bankruntcy Rule 3001(e)(2)

PLEASE TAKE NOTICE that the claims of OLP CCANTIOCH LLC, (the "Transferor") against Debtor Circuit City Stores, Inc., designated as (a) Claim No. 12186 in the amount of \$454,918.83, and (b) Claim No. 14421 in the amount of \$9,418.71 have been transferred and assigned other than for security to GECMC 2005-C2 HICKORY HOLLOW, LLC (the "Transferee"), pursuant to the Assignment of Claim executed by the Transferor, a true and correct copy of which is attached hereto as Exhibit A (the "Assignment").

The undersigned hereby submits this Notice and the Assignment as evidence of the transfer pursuant to Rule 3001(e)(2) of the Federal Rules of Bankruptcy Procedure, of all rights, title and interest in and to the claim originally held by OLP CCANTIOCH LLC to GECMC 2005-C2 HICKORY HOLLOW, LLC. The Clerk of the Court and claims agent Kurtzman Carson Consultants LLC are each authorized to change the addresses on Claim Nos. 12186 and 14421 filed by Transferor to that of the Transferee listed below.

TRANSFEROR:

OLP CCANTIOCH LLC c/o Michelle McMahon, Esq. 1290 Avenue of the Americas New York, NY 10104

TRANSFEREE:

GECMC 2005-C2 HICKORY HOLLOW, LLC c/o Mindy A. Mora, Esq. Bilzin Sumberg Baena Price & Axelrod LLP 200 South Biscayne Blvd., Suite 2500 Miami, Florida 33131

I declare under penalty of perjury that the foregoing is true and correct.

GECMC 2005-C2 HICKORY HOLLOW, LLC

By: LNR Partners, Inc., its Manager

Name: Randolph J. Wolpert
Vice President

Title:

ASSIGNMENT OF CLAIM

OLP CCANTIOCH LLC, a Tennessee limited liability company ("Assignor") for good and valuable consideration, hereby absolutely and unconditionally assigns to GECMC 2005-C2 HICKORY HOLLOW, LLC, a Delaware limited liability company ("Assignee") all of its interest in that certain claim filed by or on behalf of Assignor in the bankruptcy of Circuit City Stores, Inc., or any of its affiliates (collectively, "CCS") pending in the United States Bankruptcy Court for the Eastern District of Virginia (the "Court"), Case No. 08-35653, Claim No. ______, filed on April 13, 2009, a copy of which is attached hereto as Exhibit A, which evidences a claim in the amount of \$454,918.83, together with any and all other claims which Assignor has filed or hereafter files against CCS in any and all respects.

Assignor agrees that, in the event Assignor receives any payments or distributions with respect to any such claims after the date hereof, Assignor shall accept the same as Assignee's agent and shall hold the same in trust on behalf of, and for the sole benefit of, Assignee and shall promptly deliver the same to Assignee.

Assignor hereby waives any notice and hearing requirements imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure and further stipulates that any necessary order may be entered by the Clerk of the Bankruptcy Court recognizing Assignee as the valid owner and holder of such Claim.

IN WITNESS WHEREOF, the undersigned has duly executed this Assignment of Claim by its duly authorized representative as of the 30 day of _______, 2009.

OLP CCANTIOCH LLC, a Tennessee limited liability company

By: One Liberty Properties, Inc., a Maryland corporation, its sole member

Richard M. Figueroa,

MIAMI 1872600.1 7249631804

B10 (Official Form 10)				
t inited States Bankruptey Court Eastern District of Virginia	PROOF OF CLAIM			
Debtor: Circuit City Stores, Inc.	Cuse Number: 08-35653			
Note: This form should not be used to make a claim for an administrative expense "request" for payment of an administrative expense may be filed pursuant to 11 U.				
Name of Creditor (The person or other entity to whom the debtor owes money or property): OLP CCAntloch, LLC Name and Address Where Notices Should be Sent: Michelte friedrishen, Esq. 1290 Avenue of the Americas New York, NY 10194 Telephone: (212) 541-2000; Facsimile: (212) 541-4630 Michelle, menashan@hrywncave.com	☐ Check box if you are aware that anyone else has filed a proof of claim relating a your claim. Attach copy of statement giving particulars. ☐ Check box if you have never received a notices from the bankruptey court in the other. ☐ Check box if the address differs from the address on the envelope sent to you by court.	o iny is		
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIED DEBTOR:	C'heek box if thix cluim replaces previo	nusly filed claims, dated: 01/29/09 (claim m. 8501)		
1. IBASIS FOR CLAIM Goods sold/Services performed Litigation Moncy based Personal injury/vrongful death Taxes ☑ Other (Describe briefly)	Retiree benefits as defined in 11 U.S.C. § 1114(a) Wages, salaries, and compensation (Fill out below) Your social security number: Unpaid compensation for services performed from to date the			
2. DATE DEST WAS INCURRED:	3. IF COURT JUDGMENT, DATE OBTA	NED:		
4. CLASSIFICATION OF CLAIM. Under the Bankruptcy Code all claims are claim ampriority. (2) Unsecured Priority. (3) Secured. It is possible for part of a claim CHECK THE APPROPRIATE BOX OR BOXES that best describe your claim TIME CASE FILED.	n to be in one category and part in another.			
SECURED CLAIM: Attach evidence of perfection of security interest Brief Description of Collstensi: Keel Estate Motor Vehicle X Other (Describe briefly): Amount of arrestage and other charges at time case filed included in secured claim above, if any, S. VINSECURED NONPRIORITY CLAIM: \$454,918.83 A claim is unsecured if there is no collateral or lien on property of the debtor securing the claim or in the extent that the value of such property is less than the smant of the claim. UNSECURED PRIORITY CLAIM \$	Wages, saluries, or commissions (up to \$10,000), "earned not more than 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier—i1 U.S.C. § 507(a)(4) Contributions to an employee benefit plan—i1 U.S.C. § 507 (a)(5) Up to \$2,225° of deposits toward purchase, lesse, or rental of property or services for personal, family, or household use—i1 U.S.C. § 507(a)(7) Alimony, maintenance, or support owed to a spouse, former spouse, or child—i1 U.S.C. § 507(a)(1) Taxes or ponolities of governmental units—i1 U.S.C. § 507(a)(8) Other—Specify applicable paragraph of 11 U.S.C. § 507(a)(8) *Amounts are subject to adjustment on 4/1/98 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.			
5. TOTAL AMOUNT OF C'LAIM AT THE TIME S 454.9[8.83 S C'ASE FILED: (Unsecured) (Secured) C'ect this hox if claim includes charges in addition to the principal arrange of plus applicable interest, costs and attorneys' free	\$	\$ 454.918.83 * (Total) ditional charges.		
6. CREDITS AND SETOPPS: The amount of all payments on this claim has been for the purpose of making this proof of claim. In filling this claim, claimant has claiman owes to debtor. 7. SUPPORTING DOCUMENTS: Auach copies of support documents, such as p	THIS SPACE IS FOR COURT USE ONLY			
orders, invoices, itemized statements of running accounts, contract, court judgm security interests. If the documents are not available, explain. If the documents summary.	RECEIVED			
TIME-STAMPED COPY: To receive an acknowledgment of the filing of your self-addressed envelope and copy of this proof of claim. Date Sign-and print the numerand title, if any, of the creditor		APR 1 4 2009		
(attach only of power of attorney, if any) by: Richard Figure on. Vice President of Our Liberty Pi	YURIZADAICARSOACUASUULATIS			

Pennity for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both, 18 U.S.C. §§ 152 and 3571.



BRYAN CAVE, LLP Michelle McMahon, Esq. 1290 Avenue of the Americas New York, New York 10104 (212) 541-2000 (212) 541-1439 (Fax)

William C. Crenshaw VSB No. 16803 901 New York Avenue, NW Washington, D.C. 20001 Telephone: (202) 624-7380

Email: bill.crenshaw@bryancave.com

Counsel for OLP CCAntioch LLC

UNITED STATES BANKRUPTCY COURT DISTRICT OF EASTERN DISTRICT OF VIRGINIA (Richmond Division)

In re

Chapter 11

CIRCUIT CITY STORES, INC., et al.,

Case No. 08-35653-KRH

Debtor

AMENDED STATEMENT OF CLAIM

Creditor OLP CCAntioch, LLC (the "Landlord") hereby files an amendment to its timely filed proof of claim (claim no. 8501) against Circuit City Stores, Inc. (the "Debtor"), one of the debtors in the above-captioned bankruptcy case, to amend and correct the claim for damages resulting from the Debtor's recent rejection of the Lease (defined below) between the Landlord and the Debtor. In support of this amended claim, the Landlord states as follows:

1. On November 10, 2008 (the "Petition Date"), the Debtor and certain of its affiliates filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code").

C053999/0228578/1528710.1

- 2. The Debtor and the Landlord are parties to a lease agreement dated October 15, 2004 (the "Lease") pursuant to which the Landlord leased to the Debtor certain nonresidential real property located at 5221 Hickory Parkway, Antioch, TN (the "Leased Premises"). Under the Lease, the Debtor is obligated to pay to Landlord monthly base rent of \$27,001.08, plus taxes (collectively, the "Rent").
- 3. As of the Petition Date, the Debtor owed the Landlord Rent in the amount of \$8,100.32 and taxes in the amount of \$56,693.40 (the "Pre-Petition Rent"), as set forth on Exhibit A.
- 4. The Debtor rejected the Landlord's Lease pursuant to the Order Under 11 U.S.C. 105, 363 and 365 (I) Approving Bidding and Auction Procedures For Sale Of Unexpired Nonresidential Real Property Leases For Closing Stores, (II) Setting Hearing Date, and (III) Authorizing and Approving (A) Sale Of Certain Nonresidential Real Property Leases Free and Clear of Liens, Claims, and Encumbrances, (B) Assumption and Assignment Of Certain Unexpired Nonresidential Real Property Leases, and (C) Lease Rejection Procedures (Docket No. 896), effective December 31, 2008 (the "Rejection Date").
- 5. Rejection of an unexpired lease operates as a material breach of the Lease under Bankruptcy Code §365(g)(1) and entitles the Landlord to recover the Rent due under the Lease as damages (the "Rejection Damages Claim"). The Rejection Damages Claim is measured from the Rejection Date through December 31, 2014, the termination date of the Lease as stated therein. The amount of the allowable Rejection Damages Claim is limited to \$390,125.11, which

A copy of the Lease is available upon request to the Landlord's counsel: Bryan Cave, LLP, Attn: Michelle McMahon, Esq., 1290 Avenue of the Americas, New York, NY 10104, (212) 541-2000, (212) 541-1439 (Fax), michellememahon@bryancave.com.

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is equal to one year of Rent by operation of Bankruptcy Code §502(b)(6). A break down of this calculation is set forth on Exhibit B.

- 6. The Landlord is entitled to an unsecured non-priority claim in the amount of \$454,918.83 for Pre-Petition Rent and the Rejection Damages Claim, plus applicable interests, costs and attorneys' fees, pursuant to §502(a) of the Bankruptcy Code.
 - 7. The Landlord reserves the right to amend or supplement this claim.

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EXHIBIT A

Circuit City Delinquent Payments to OLP CCAptioch, LLC, Store #920

	Charges	Paid	Balance	Pre-Petition through 11/9	Post-Petition as of 11/10
Rent (due 11/08)	\$27,001.08	\$18,900.76	\$8.100.32	\$8,100.32	N/A
Taxes (due 2/28/09)	\$66,112.11	N/A	\$66,112.11	\$56,693,40 (313 days)	\$9,418.71 (52 days)

EXHIBIT B

<u>Circuit City Rejection Damages Claim</u>

	Base Rent	Taxes	
Rent for One Year	\$324,013.00	\$66,112.11	
Total			\$390,125.11